



## MEMO ENDORSED

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October 22, 2023

**VIA ECF**

Hon. Lewis A. Kaplan  
United States District Judge  
Daniel Patrick Moynihan  
United States Courthouse  
500 Pearl Street  
New York, NY 10007

USDC SDNY  
DOCUMENT  
ELECTRONICALLY FILED  
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DATE FILED: 10-23-23

RE: United States v. Heaven West, 21 Cr. 729 (LAK)

Dear Judge Kaplan:

I, along with Marlon G. Kirton, represent Heaven West in the above-referenced matter. I request an adjustment of Ms. West's bail conditions to allow her to travel to Houston, Texas from October 27, 2023, through November 1, 2023, for a family visit.

The current bail conditions for Ms. West limit travel to the Southern and Eastern Districts of New York and Northern Districts of Georgia, and districts between for travel to court, meetings with counsel, and medical appointments. Ms. West is still employed and still in compliance with her conditions of release.


The Defense requests that the Court modify the conditions of her bail to allow Ms. West to travel to Houston, Texas for a family visit. Pretrial Services has Ms. West's complete itinerary. Pretrial Services and the Government have no objection to this request.

Please contact me if you have any questions or concerns.

Very truly yours,

/s/ Emilee Sahli  
Emilee A. Sahli, Esq.

CC: Michael Neff, Assistant United States Attorney (via email)  
Marlon G. Kirton, Esq. (via email)

*Granted.*  
**SO ORDERED**  
  
**LEWIS A. KAPLAN, USDJ**  
*Date: 10-23-2023*